ASDO NEPA DOCUMENT ROUTING SHEET

NEPA Document Number: DOI-BLM-AZ-A010-2015-0011-CX

Project Title: Little Wolf Allotment #04814 & Purgatory Allotment #04831 Permit Transfer

Project Lead: Jace Lambeth

Date that any scoping meeting was conducted: N/A

Date that concurrent, electronic distribution for review was initiated: March 3, 2015

Deadline for receipt of responses: Tuesday, March 24, 2015

ID Team/Required Reviewers will be determined at scoping meeting or as a default the following:

Gloria Benson, Tribal Liaison
Whit Bunting, Range/Vegetation/Weeds/S&G
Laurie Ford, Lands/Realty/Minerals
Diana Hawks, Recreation/Wilderness/VRM
John Herron, Cultural Resources
Lorraine Christian, Project Oversight
Mark Wimmer, Project Oversight
Jace Lambeth, Special Status Plants
John Sims, Supervisory Law Enforcement
Richard Spotts, Environmental Coordinator
Jeff Young, Wildlife/T&E Animals

Required Recipients of electronic distribution E-mails only (not reminders):

Steve Rosenstock (E-mail address: srosenstock@azgfd.gov)
Daniel Bulletts (E-mail address: dbulletts@kaibabpaiute-nsn.gov)
Peter Bungart (E-mail address: pbungart@circaculture.com)
Dawn Hubbs (E-mail address: dawn.hubbs101@gmail.com)

(Mr. Rosenstock is an Arizona Game and Fish Department (AGFD) Habitat Program Manager. Mr. Bulletts is acting Environmental Program Director for the Kaibab Paiute Tribe (KPT). Mr. Bungart and Ms. Hubbs are cultural staff for the Hualapai Tribe. They may review and/or forward on ASDO NEPA documents to other employees. If a Project Lead receives comments from any AGFD employee on their draft NEPA document, they should include them in the complete set/administrative record and share them with Jeff Young as the ASDO Wildlife Team Lead. Mr. Young will then recommend how these comments should be addressed. If a Project Lead receives comments from any KPT or Hualapai Tribe employee, they should include them in the complete set/administrative record and share them with Gloria Benson as the ASDO Tribal Liaison. Ms. Benson will then recommend how these comments should be addressed.)

NATIONAL ENVIRONMENTAL POLICY ACT (NEPA) COMPLIANCE RECORD FOR CATEGORICAL EXCLUSIONS (CX) U.S. Department of Interior

Bureau of Land Management

PART I. – PROPOSED ACTION

BLM Office: Arizona Strip Field Office **NEPA No.:** DOI-BLM-AZ-A010-2015-0011-CX

Proposed Action Title/Type: Little Wolf Allotment #04814 & Purgatory Allotment # 04831 Permit Transfer

Location of Proposed Action: The Little Wolf Allotment is located in both the Arizona Strip Field Office and Grand Canyon-Parashant National Monument. The allotment is approximately 25 miles southwest of St. George, Utah. The portion of the allotment within the Arizona Strip Field Office is located within the following described area (Attachment 1):

Gila & Salt River Meridian, Mohave County, Arizona

T. 39 N., R. 13 W. sec. 14, 15, 16, 17, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 34, 35, 36

T. 39 N., R. 12 W. sec. 19

Approximately 1,280 acres of the Little Wolf Allotment are located in Grand Canyon – Parashant National Monument and also in the Paiute Wilderness. This portion of the allotment is located within the following described area (Attachment 1):

Gila & Salt River Meridian, Mohave County, Arizona

T. 39 N., R. 13 W.,

Sections 17, 19, 20, 21, 27, 28, 29, 30

Acreage of Little Wolf Allotment:

BLM Acres: 7,662 State Acres: 0 Total Acreage: 7,662

Location of Proposed Action: The Purgatory Allotment is located in the Arizona Strip Field Office, approximately 15 miles southwest of St. George, Utah and is located within the following described area (Attachment 2):

Gila & Salt River Meridian, Mohave County, Arizona

T. 41 N., R. 13 W.,

Sec. 15,16,21,22,23,26,27,28,33,34,35

T. 40 N., R. 13 W.,

Sec. 3, 4, 9, 10

Acreage of Purgatory Allotment:

BLM Acres: 4,970 State Acres: 0 Total Acreage: 4,970 **Description of Proposed Action:** This transfer of base water and attached grazing preference from Kevin Wamsley to Klynt & Carrie Heaton applies to the Little Wolf #04814 (Attachment 1) and Purgatory #04831 (Attachment 2) allotments. Presently, both allotments are included on one permit and would continue as such after the transfer. The attached preference of each allotment is described below:

<u>Allotment</u>	<u>No.</u>	Livestock	Season of Use	<u>% PL*</u>	<u>AUMs</u>
Little Wolf	04814	54 Cattle	06/01 - 11/30	100	325
Little Wolf	04814	3 Cattle	06/01 - 06/30	100	3
Purgatory	04831	53 Cattle	$ \begin{array}{r} 12/01 - 02/28 \\ 03/01 - 05/31 \end{array} $	100	158
Purgatory	04831	53 Cattle		100	160

^{*}PL = Public Land

There are no changes to the grazing preference or terms and conditions of the permit.

Part II. - Plan Conformance Review

This proposed action is subject to the following land use plan(s): Arizona Strip Field Office Resource Management Plan (RMP) and Grand Canyon – Parashant National Monument RMP

Decisions and page nos.: Livestock grazing is specifically provided for in the following RMP decisions: Arizona Strip Field Office RMP, p. 2-75: LA-GM-01: All allotments will continue to be classified as available for grazing by livestock under the principle of multiple use and sustained yield, except where specifically noted.

<u>Grand Canyon-Parashant National Monument RMP, p. 2-74:</u> LA-GM-01: On BLM-administered lands, all allotments will continue to be classified as available for grazing by livestock under the principle of multiple use and sustained yield, except where specifically noted.

The proposed action would simply transfer the existing grazing permit to a new entity; no changes in use or terms and conditions of the permit would occur. In addition, the proposed action would not conflict with other decisions contained within these RMPs.

Date plan(s) approved/amended: January 29, 2008

This proposed action has been reviewed for conformance with these plans (43 CFR 1610.5-3, BLM Manual 1601.04.C.2), and is in conformance with both plans.

PART III. - NEPA COMPLIANCE DETERMINATION REVIEW

A. The proposed action is categorically excluded from further documentation under the National Environmental Policy Act (NEPA) in accordance with 516 DM 11.9, Appendix 5.4: D. (1) Approval of transfers of grazing preference;

And

B. Extraordinary Circumstances Review: In accordance with **43 CFR 46.215**, any action that is normally categorically excluded must be subjected to sufficient environmental review to determine if it meets any of the 12 Extraordinary Circumstances described. If any circumstance applies to the action or project, and existing NEPA documentation does not adequately address it, then further NEPA analysis is required.

IMPORTANT: Appropriate staff should review the circumstances listed in Part IV, check the appropriate

box (yes/no), comment and initial for concurrence. Add any appropriate additional reviewers and applicable manager. Rationale supporting the concurrence should be included in the appropriate block. If no response is received from a mandatory reviewer, enter the comment due date along with the notation "No response received."

PART IV	. – EXTRAORDINARY CIRCUMSTANCES DOCU	IMENTATION	
	ERS/REVIEWERS:	DATE:	
	beth, Project Lead	March 3, 2015	
Gloria Be	enson, Tribal Liaison	March 24, 2015 No Response Received	
Whit Bur	nting, Range/Vegetation/Weeds/S&G	March 17, 2015	
Diana Ha	wks, Recreation/Wilderness/VRM	March 3, 2015	
John Her	ron, Cultural Resources	March 3, 2015	
Lorraine	Christian, Project Oversight	March 11, 2015	
Jace Lam	beth, Special Status Plants	March 25, 2015	
John Sim	s, Supervisory Law Enforcement	March 24, 2015 No Response Received	
Richard S	Spotts, Environmental Coordinator	March 10, 2015	
Laurie Fo	ord, Lands & Realty or Minerals	March 3, 2015	
Jeff Your	ng, Wildlife/T&E Animals	March 3, 2015	
Mark Wimmer, Project Oversight		March 24, 2015 No Response Received	
	has been reviewed to determine if any of the extraor 6.215(a)-(l)) apply. The project would:	rdinary circumstances	
(a) Have	significant impacts on public health or safety.		
Yes No ⊠	Rationale: No significant impacts on public health or simple change of preference from one operator to an		
		Preparer's Initials <u>JKL</u>	
(b) Have significant impacts on such natural resources and unique geographic characteristics as historic or cultural resources; park, recreation or refuge lands; wilderness areas; wild or scenic rivers; national natural landmarks; sole or principal drinking water aquifers; prime farmlands; wetlands (Executive Order 11990); floodplains (Executive Order 11988); national monuments; migratory birds; and other ecologically significant or critical areas.			
Yes No ⊠	Rationale: The allotment has had a land health evaluation renewed through the NEPA process. This CX is a sit operator to another without any changes to the mand	imple transfer of preference from one	

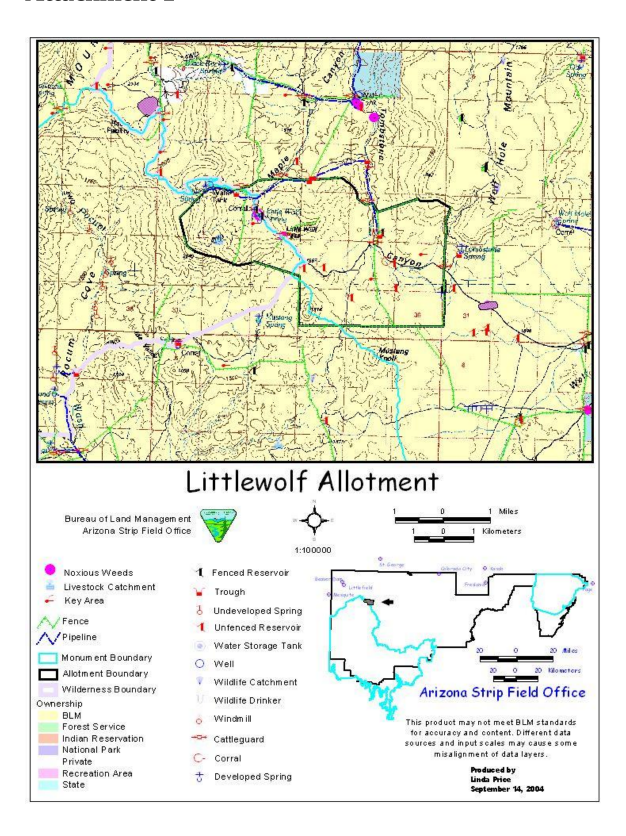
		there would be no changes in the terms and conditions of this permit, there would also be no significant impacts on the aforementioned items as a result of this authorization.			
		Preparer's Initials <u>JKL</u>			
		highly controversial environmental effects or involve unresolved conflicts concerning e uses of available resources [NEPA section 102 (2) (E)].			
Yes	No ⊠	Rationale: There are no highly controversial environmental effects or unresolved conflicts concerning alternative uses of available resources at these locations. The allotment has had a land health evaluation completed as well as the permit renewed through the NEPA process. This CX is a simple transfer of preference from one operator to another without any changes to the mandatory terms and conditions.			
		Preparer's Initials <u>JKL</u>			
		highly uncertain and potentially significant environmental effects or involve unique or environmental risks.			
Yes	No ⊠	Rationale: The permit has already been analyzed and approved through the NEPA process. The mandatory terms and conditions would not change. This categorical exclusion is a simple change of preference from one operator to another, thus no highly uncertain and potentially significant environmental effects or unique or unknown environmental risks would occur.			
		Preparer's Initials <u>JKL</u>			
		lish a precedent for future action or represent a decision in principal about future actions with y significant environmental effects.			
Yes	No ⊠	Rationale: The proposed action has no environmental effects that have not already been analyzed separately under the permit renewal process. It also does not establish precedent for future actions or represent a decision in principal about future actions with potentially significant environmental effects.			
		Preparer's Initials <u>JKL</u>			
		a direct relationship to other actions with individually insignificant but cumulatively t environmental effects.			
Yes	No 🗵	Rationale: The proposed action does not have a direct relationship to other actions. The grazing permit has already been analyzed for cumulatively significant environmental effects. This action is an administrative action of changing the permit from one operator to another.			
		Preparer's Initials <u>JKL</u>			
	(g) Have significant impacts on properties listed, or eligible for listing, on the National Register of Historic Places as determined by the Bureau.				
Yes □	No ⊠	Rationale: The nature of the proposed action (an administrative action of changing the permit from one operator to another) is such that no impact can be expected on properties listed, or eligible for listing, on the National Register of Historic Places as determined by			

		the Bureau.	
		Preparer's Initials <u>JH</u>	
		significant impacts on species listed, or proposed to be listed, on the List of Endangered or ad Species, or have significant impacts on designated Critical Habitat for these species.	
Yes	No ⊠	Rationale: The proposed action does not have significant impacts on species listed, or proposed to be listed, on the List of Endangered or Threatened Species, or have significant impacts on designated Critical Habitat for these species. The proposed action is simply to change the permit from one operator to another.	
		Preparer's Initials <u>JKL/JNY</u>	
	Violate ironm	e a Federal law, or a State, local or tribal law or requirement imposed for the protection of the ent.	
Yes	No ⊠	Rationale: The proposed action in this categorical exclusion does not violate a federal law, or a state, local or tribal law or requirement imposed for the protection of the environment. The proposed action is simply to change the permit from one operator to another.	
		Preparer's InitialsJKL	
	(j) Have a disproportionately high and adverse effect on low income or minority populations (Executive Order 12898).		
Yes	No ⊠	Rationale: There would be no effect on low income or minority population because the proposed action is a transfer from one existing entity to another.	
		Preparer's Initials <u>JKL</u>	
prac		access to and ceremonial use of Indian sacred sites on Federal lands by Indian religious ers or significantly adversely affect the physical integrity of such sacred sites (Executive 207).	
Yes	No ⊠	Rationale: The nature of the proposed action (an administrative action of changing the permit from one operator to another) is such that no impact can be expected on significant cultural resources.	
		Preparer's Initials <u>JH</u>	
inva exp	asive s	bute to the introduction, continued existence, or spread of noxious weeds or non-native pecies known to occur in the area or actions that may promote the introduction, growth, or of the range of such species (Federal Noxious Weed Control Act and Executive Order	
Yes	No ⊠	Rationale: The proposed action does not contribute to the introduction, continued existence, or spread of noxious weeds or non-native invasive species known to occur in the area or actions that may promote the introduction, growth, or expansion of the range of such species (Federal Noxious Weed Control Act and Executive Order 13112). The proposed action is an administrative action of changing the preference from one operator to another.	

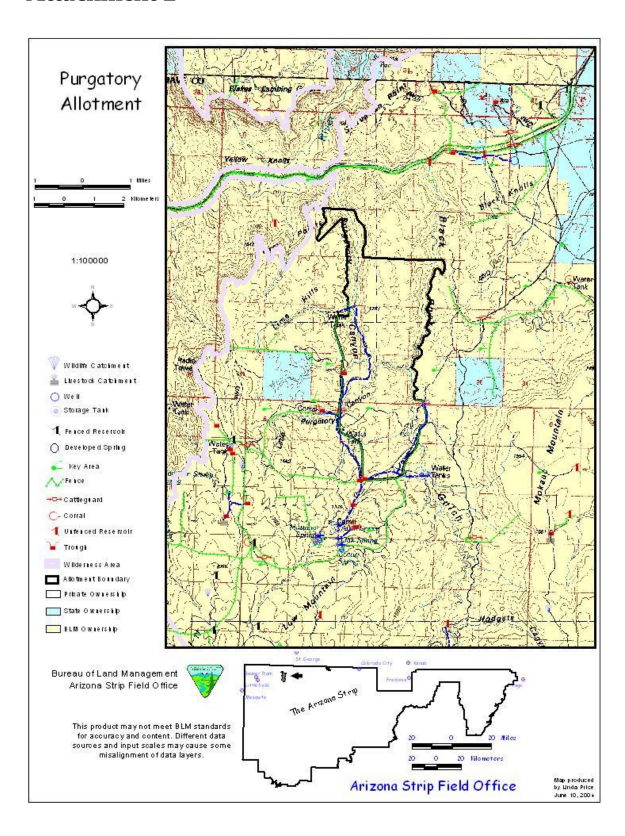
			Preparer's Initials <u>WB</u>
PAR	T V	- COMPLIANCE REVIEW CONCLUSION	
propo	We have reviewed the plans conformance and NEPA compliance record, and have determined that the proposed project is in conformance with the approved land use plans and that no further environmental analysis is required.		
MITIGATION MEASURES/OTHER REMARKS: None			
APPI	ROVIN	NG OFFICIAL: /s/ Lorraine M. Christian	DATE: March 26, 2015
TITL	E: <u>Fie</u>	eld Manager, Arizona Strip Field Office	-
APPI	ROVII	NG OFFICIAL: /s/ Mark Wimmer	DATE: March 27, 2015
<u>Title</u> :	: Actir	ng Grand Canyon-Parashant Monument Manager	

Note: The signed conclusion on this compliance record is part of an interim step in the BLM's internal decision process and does not constitute an appealable decision. A separate decision to implement the action should be prepared in accordance with program specific guidance.

Attachment 1



Attachment 2



DECISION MEMORANDUM

Little Wolf Allotment #04814 & Purgatory Allotment #04831 Permit Transfer

NEPA No.: DOI-BLM-AZ-A010-2015-0011-CX U.S. Department of the Interior Bureau of Land Management Arizona Strip Field Office Grand Canyon-Parashant National Monument

Approval and Decision

Based on a review of the project described in the attached Categorical Exclusion (CX) documentation and resource staff recommendations, we have determined that the project is in conformance with both the Grand Canyon-Parashant National Monument and Arizona Strip Field Office Resource Management Plans (both approved January 29, 2008) and is categorically excluded from further environmental analysis. It is our decision to approve the action as proposed.

Administrative Review or Appeal Opportunities

This decision may be appealed to the Interior Board of Land Appeals, Office of the Secretary, in accordance with the regulations contained in 43 CFR, Part 4 and the attached Form 1842-1. If an appeal is taken, your notice of appeal must be filed in the Arizona Strip Field Office, 345 East Riverside Drive, St. George, Utah 84790 within 30 days from receipt of this decision. The appellant has the burden of showing that the decision appealed from is in error.

In accordance with 43 CFR 4.471 and 4160.3(c), this decision remains in effect pending appeal unless a stay is granted. If you wish to file a petition pursuant to regulations at 43 CFR 4.471 and 4160.3(c) for a stay of the effectiveness of this decision during the time that your appeal is being reviewed by the Board, the petition for a stay must accompany your notice of appeal. A petition for a stay is required to show sufficient justification based on the standards listed below. Copies of the notice of appeal and petition for a stay must also be submitted to each party named in this decision and to the Interior Board of Land Appeals and to the Department of the Interior, Office of the Field Solicitor, Sandra Day O'Connor U.S. Court House #404, 401 West Washington Street SPC44, Phoenix, AZ 85003-2151 (see 43 CFR 4.413) at the same time the original documents are filed in this office. If you request a stay, you have the burden of proof to demonstrate that a stay should be granted.

Standards for Obtaining a Stay

Except as otherwise provided by law or other pertinent regulations, a petition for a stay of a decision pending appeal shall show sufficient justification based on the following standards:

- (1) The relative harm to the parties if the stay is granted or denied,
- (2) The likelihood of the appellant's success on the merits,
- (3) The likelihood of immediate and irreparable harm if the stay is not granted, and
- (4) Whether the public interest favors granting the stay.

/s/ Mark Wimmer	3/27/15
Mark Wimmer, Acting Monument Manager	Date
/s/ Lorraine M. Christian	<u>3/26/15</u>

Attachment: Form 1842-1

UNITED STATES DEPARTMENT OF THE INTERIOR BUREAU OF LAND MANAGEMENT

INFORMATION ON TAKING APPEALS TO THE INTERIOR BOARD OF LAND APPEALS

DO NOT APPEAL UNLESS

1. This decision is adverse to you,

AND

2. You believe it is incorrect

IF YOU APPEAL, THE FOLLOWING PROCEDURES MUST BE FOLLOWED

1. NOTICE OF APPEAL.....

A person who wishes to appeal to the Interior Board of Land Appeals must file in the office of the officer who made the decision (not the Interior Board of Land Appeals) a notice that he wishes to appeal. A person served with the decision being appealed must transmit the *Notice of Appeal* in time for it to be filed in the office where it is required to be filed within 30 days after the date of service. If a decision is published in the FEDERAL REGISTER, a person not served with the decision must transmit a *Notice of Appeal* in time for it to be filed within 30 days after the date of publication (43 CFR 4.411 and 4.413).

2. WHERE TO FILE

Field Manager, Arizona Strip Field Office Bureau of Land Management

NOTICE OF APPEAL.....

345 East Riverside Drive St. George, Utah 84790

WITH COPY TO SOLICITOR...

Office of the Field Solicitor Sandra Day O'Connor US Courthouse, Suite 404

401 West Washington Street, SPC-44 Phoenix, Arizona 85003-2151

3. STATEMENT OF REASONS

Within 30 days after filing the *Notice of Appeal*, file a complete statement of the reasons why you are appealing. This must be filed with the United States Department of the Interior, Office of Hearings and Appeals, Interior Board of Land Appeals, 801 N. Quincy Street, MS 300-QC, Arlington, Virginia 22203. If you fully stated your reasons for appealing when filing the *Notice of Appeal*, no additional statement is necessary (43 CFR 4.412 and 4.413).

WITH COPY TO

SOLICITOR..... Office of the Field Solicitor

Sandra Day O'Connor US Courthouse, Suite 404 401 West Washington Street, SPC-44 Phoenix, Arizona 85003-2151 AND COPY TOField Manager, Arizona Strip Field Office

Bureau of Land Management 345 East Riverside Drive St. George, Utah 84790

4. ADVERSE PARTIES.....

Within 15 days after each document is filed, each adverse party named in the decision and the Regional Solicitor or Field Solicitor having jurisdiction over the State in which the appeal arose must be served with a copy of: (a) the *Notice of Appeal*, (b) the Statement of Reasons, and (c) any other documents filed (43 CFR 4.413).

5. PROOF OF SERVICE.....

Within 15 days after any document is served on an adverse party, file proof of that service with the United States Department of the Interior, Office of Hearings and Appeals, Interior Board of Land Appeals, 801 N. Quincy Street, MS 300-QC, Arlington, Virginia 22203. This may consist of a certified or registered mail "Return Receipt Card" signed by the adverse party (43 CFR 4.401(c)).

6. REQUEST FOR STAY.....

Except where program-specific regulations place this decision in full force and effect or provide for an automatic stay, the decision becomes effective upon the expiration of the time allowed for filing an appeal unless a petition for a stay is timely filed together with a *Notice of Appeal* (43 CFR 4.21). If you wish to file a petition for a stay of the effectiveness of this decision during the time that your appeal is being reviewed by the Interior Board of Land Appeals, the petition for a stay must accompany your *Notice of Appeal* (43 CFR 4.21 or 43 CFR 2801.10 or 43 CFR 2881.10). A petition for a stay is required to show sufficient justification based on the standards listed below. Copies of the *Notice of Appeal* and Petition for a Stay must also be submitted to each party named in this decision and to the Interior Board of Land Appeals and to the appropriate Office of the Solicitor (43 CFR 4.413) at the same time the original documents are filed with this office. If you request a stay, you have the burden of proof to demonstrate that a stay should be granted.

Standards for Obtaining a Stay. Except as otherwise provided by law or other pertinent regulations, a petition for a stay of a decision pending appeal shall show sufficient justification based on the following standards: (1) the relative harm to the parties if the stay is granted or denied, (2) the likelihood of the appellant's success on the merits, (3) the likelihood of immediate and irreparable harm if the stay is not granted, and (4) whether the public interest favors granting the stay.

Unless these procedures are followed, your appeal will be subject to dismissal (43 CFR 4.402). Be certain that all communications are identified by serial number of the case being appealed.

NOTE: A document is not filed until it is actually received in the proper office (43 CFR 4.401(a)). See 43 CFR Part 4, Subpart B for general rules relating to procedures and practice involving appeals.

43 CFR SUBPART 1821-GENERAL INFORMATION

Sec. 1821.10 Where are BLM offices located? (a) In addition to the Headquarters Office in Washington, D.C. and seven national level support and service centers, BLM operates 12 State Offices each having several subsidiary offices called Field Offices. The addresses of the State Offices can be found in the most recent edition of 43 CFR 1821.10. The State Office geographical areas of jurisdiction are as follows:

STATE OFFICES AND AREAS OF JURISDICTION:

Alaska State Office ------- Alaska
Arizona State Office ----- Arizona
California State Office ----- California
Colorado State Office ----- Colorado
Eastern States Office ----- Arkansas, Iowa, Louisiana, Minnesota, Missouri
and, all States east of the Mississippi River
Idaho State Office ----- Idaho
Montana State Office ----- Montana, North Dakota and South Dakota
Nevada State Office ----- Nevada
New Mexico State Office ---- New Mexico, Kansas, Oklahoma and Texas
Oregon State Office ----- Oregon and Washington
Utah State Office ------ Utah
Wyoming State Office ----- Wyoming and Nebraska

(b) A list of the names, addresses, and geographical areas of jurisdiction of all Field Offices of the Bureau of Land Management can be obtained at the above addresses or any office of the Bureau of Land Management, including the Washington Office, Bureau of Land Management, 1849 C Street, NW, Washington, DC 20240.

(Form 1842-1, September 2006)